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) FC	DRM P	Q-1390 U.S. DEPARTMENT	OF SMMERCE PATENT AND TRADEMARK OFFICE	ATTORNEY						
		2000)		ATTORNEY'S DOCKET NUMBER 1721-27						
		DESIGNATED/ELE	ER TO THE UNITED STATES CTED OFFICE (DO/EO/US) LING UNDER 35 U.S.C. 371	U.S. APPLICATION NO. (If known, see 37 C.F.R. 1.5)  09/831,019						
IN	TERN	ATIONAL APPLICATION NO.	INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED						
PCT/FR00/02443 5 September 2000 6 September 1999										
		OF INVENTION	**							
	METHOD FOR DETECTING AND PURIFYING TCD8+ LYMPHOCYTE POPULATIONS, SPECIFIC OF PEPTIDES PRESENT IN THE CONTEXT OF HLA									
AF	APPLICANT(S) FOR DO/EO/US  LANG et al.									
Αp	Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:									
1.			of items concerning a filing under 35 U.S.C. 3							
2.	$\boxtimes$									
3.										
4.										
5.	Αd		ation as filed (35 U.S.C. 371(c)(2)).	case (, miolo o 1).						
	a.	_	uired only if not communicated by the Internati	ional Bureau)						
	b.		ed by the International Bureau.	onal bureau,						
	C.	is not required, as the application was filed in the United States Receiving Office (RO/US).								
6.			tion of the International Application as filed (35	- · · · · · · · · · · · · · · · · · · ·						
	a.	is attached hereto.	, , , , , , , , , , , , , , , , , , ,	0.0.0.0.1(0)(2)).						
	b.	☐ has been previously su	bmitted under 35 U.S.C. 154(d)(4).							
7.			f the International Application under PCT Artic	le 19 (35 U.S.C. 371(c)(3))						
	a.		quired only if not communicated by the Interna							
	b.		ed by the International Bureau.							
	c.	_	owever, the time limit for making such amendr	nents has NOT expired.						
	d.	have not been made ar								
8.		An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).								
9.	$\boxtimes$		inventor(s) (35 U.S.C. 371(c)(4)).	(00 01010, 07 1(0)(0))						
10,		A English language translation Article 36 (35 U.S.C. 37	on of the annexes of the International Prelimina 1(c)(5)).	ary Examination Report under PCT						
,	Iten	ns 11 To 20 below concern d	ocument(s) or information included:							
11.		An Information Disclosure Sta	atement under 37 C.F.R. 1.97 and 1.98.							
12.		An assignment document for recording. A separate cover sheet in compliance with 37 C.F.R. 3.28 and 3.31 is included.								
13.		A FIRST preliminary amendment.								
14.		A SECOND or SUBSEQUENT preliminary amendment.								
15.		A substitute specification.								
16.		A change of power of attorney and/or address letter.								
17.		A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 35 U.S.C. 1.821-1.825.								
8.		A second copy of the published international application under 35 U.S.C. 154(d)(4).								
9.			language translation of the international applic							
20.		Other items or information.								

	ICATION NO. (If known, see 37 C.F.R. 1.5) INTERNATIONAL APPLICATION NO. 09/831,019 PCT/FR00/02443				ATTORNEY'S DOCKET NUMBER 1721-27					
21. X The following for	1.   The following fees are submitted:				To	ALCULATIONS		TO USE ONLY		
BASIC NATIONAL	FEE (37 C.F.F	R. 1.492(a	a)(1)	-(5):			╁	7200511015		- COLONET
Neither internation	onal prelimina	y examir	natio	n fee (37 C.F.R. 1.482)				•		
nor international	search fee (3)	7 C.F.R.	1.44	5(a)(2)) paid to USPTO	_		ı			
and international	Search Hepo	rt not pre	pare	ed by the EPO or JPO	\$	1000.00	1			
International preliminary examination fee (37 C.F.R. 1.482) not paid to USPTO but International Search Report prepared by the EPO or JPO\$860.00										
International preliminary examination fee (37 C.F.R. 1.482) not paid to USPTO but international search fee (37 C.F.R. 1.445(a)(2)) paid to USPTO\$710.00						İ				
International preliminary examination fee (37 C.F.B. 1.482) paid to USPTO										
International preli	but all claims did not satisfy provisions of PCT Article 33(1)-(4)									
and all claims sat	tisfied provisio	ns of PC	T Ar	ticle 33(1)-(4)				т —	_	
Surcharge of \$130,00 fo	ENTER APPROPRIATE BASIC FEE AMOUNT : stricture of \$130.00 for furnishing the oath or declaration later than \$\Boxed{1}\$ 20 \$\Boxed{1}\$ 30						\$	0.00		
months from the earliest	claimed priori	ty date (3	aec 37 <u>C</u>	.F.R. 1.492(e)).	☐ 30 ———		\$	0.00		
CLAIMS	NUMBER			NUMBER EXTRA	RA	TE				
Total Claims Independent Claims	20	-20	_	0		\$18.00	\$	0.00		
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Applicant claims sn	nall entity stati	us. See	37 C	FR 1.27. The fees indica	ted above	_ATIONS =	\$	0.00	╀	
are reduced by 1/2	·		_				П	0.00	l	
					SU	BTOTAL =	\$	0.00	$\vdash$	
Processing fee of \$130.0	0, for furnishii	ng the Er	nglisl	Translation later than	20 🔲 30				T	
months from the earliest	cialmed priori	ty date (3	37 C.		+		Ш	0.00		
Fee for recording the end	losed assign	nent (37	ΛĒ	P 1 21/h)\ The essions	OTAL NATIO	NAL FEE =	\$	0.00	<u> </u>	
accompanied by an appr	opriate cover	sheet (37	7 C.F	.R. 3.28. 3.31). <b>\$40.00</b> n	eni musi be er property	+	\$	0.00	1	
Fee for Petition to Revive	Unintentiona	lly Abanc	done	d Application (\$1240.00 -	Small Entity	= \$620 00)	\$	0.00	┢	
	Fee for Petition to Revive Unintentionally Abandoned Application (\$1240.00 - Small Entity = \$620.00)  TOTAL FEES ENCLOSED =						\$	0.00	<del>                                     </del>	
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				<del></del>				refunded	\$	
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a. A check in the	amount of \$0	.00 to co	ver t	he above fees is enclosed	i.			Onargou	_Ψ	
b. Please charge A duplicate cop	my Deposit A	ccount N	0. 14	-1140 in the amount of \$	to cove	er the above	fees	3.		
c.  The Commission	ner is hereby	is encios	ea. od ta	charge any additional fe						
overpayment to	Deposit Acco	ount No.	14-1	140. A duplicate copy of	es which may this form is o	pe required	, or	credit any		
d.   The entire cont	ent of the fore	ign appli	catio	n(s), referred to in this ap	plication is/ar	e hereby inc	orno	orated by refer	ancı	a in this
application.		•		( ),	p	o noroby mo	Oipt	nated by refer	CHOC	5 III II III S
NOTE: Whale and										
NOTE: Where an appro or (b)) must be filed and	priate time lir granted to re	nit unde estore th	r 37 ie ap	C.F.R. 1.494 or 1.495 happlication to pending sta	s not been n itus.	net, a petitio	on to	revive (37 C	.F.R	. 1.137(a)
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SEND ALL CORRESPONDENCE TO:										
NIXON & VANDERHYE P.C.										
1100 North Glebe Road, 8 <sup>th</sup> Floor										
Arlington, Virginia 22201-4714										
Telephone: (703) 816-400	0				B. J. Sado	ff				
					NAME			<del>,</del>		
					36,663	10111111111		July 17, 200	1_	
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Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231 www.usplo.gov

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U.S. APPLICATE	ON NO.		FIRST NAMED APPLICANT		ATTY, DOCKET NO.
(	09/831019	DO	ckeyed	F /	1721-27
		DO.	SKETED	INTERNATIONA	L APPLICATION NO.
B J SADO	FF CI	T/MATTER #	4771-27		R00/02443
NIXON & V	/ANDEDUVE	A 11 CATE 6		FCI/FI	100/02443
1100 NOR	TH GLEBE ROAD	IEDATE 7	uly 17,2001	I.A. FIUNG DATE	PRIORITY DATE
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NOTTE	CATION OF ME	CODIC PROT	WARRE 671	DATE MAILED:	17 MAY 2001
MOTHE	MATION OF MATERIAL STRATES	DESIGNATION OF THE STREET	JIREMENTS UNDE	R 35 U.S.C. 371 II	Y THE UNITED
1 The follow	SIAIES	) DESIGNAT	ED/ELECTED OFF	TCE (DO/EO/US)	
Office as	on a Designated	Submitted by the a	applicant or the IB to the U .494) an Elected Offi	United States Patent and	Trademark
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	Copy of the internation		Translation of the int		o English
	Oath or Declaration of		Translation of Article	e 19 amendments into En	o English.
	Copy of Article 19 ame	endments.	Other: Preliminary		-B11041.
	riority Document.				
_ τ	he International Prelir	ninary Examinatio	on Report in English and i	ts Annexes, if any.	
□ T	ranslation of Annexes	to the Internation	al Preliminary Examination	on Report into English.	
2 - Applica	nt has remineted early		26.11.0.0.0.0		
the indicated in	nt nas requesteu earry Iems in naragraph 3 b	processing under	35 U.S.C. 371(f) but has	not filed the following in	ndicated items and/or
prior to 20 or	30 months from the pr	riority date to avo	National Fee and the copy	of the international appl	ication must be filed
_ u	.S. Basic National Fer	е.	Copy of the internation	onal application.	
2 70 4 11					
3. The follow acceptance up/	ing items MUST be fu der 35 U.S.C. 371:	irnished within th	e period set forth below in	order to complete the re	equirements for
		olication into Ene	lish. A processing fee wil	I be monimal tott.	•
	later than the appre	opriate 20 or 30 n	nonths from the priority de	ate	
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r-, h	i ranslation.				
_, 0.	appropriate 20 or 1	oviding the transla	ation of the application and	For the Annexes later th	an the
[₹] C.	Oath or declaration of	f the inventors, in	ne priority date (37 CFR 1 compliance with 37 CFR	.492(f)).	des 1 de cestro de c
<u> </u>	the application (pro	eferably by the in	ternational application min	ther and international GI	ing data) A
	suicharge will be r	equired if submitt	ed later than the appropria	ite 20 or 30 months from	the priority
	uate.				•
L	indicated on the att	ached PCT/DO/E	not comply with 37 CFR	1.49/(a) and (b) for the	reasons
d.	Surcharge for providi	ng the oath or dea	claration later than the app	ropriate 20 or 30 months	from the
	priority date (37 Cl	FR 1.492(e)).		ropriate 20 of 50 filolials	, nom die
4. Additional c		asa [] la	rge entity 📋 small entity,	including any required	multiple dependent
claim ice, are r the (37 CED 1	equired. Applicant m 492(g)). See attached	ust submit the add	ditional claim fees or cance	el the additional claims f	or which fees are
300 (37 CFR 1.	492(g)). See attached	P10-875.			
i. 🖂 Applican	t has not submitted the	required sequence	ce listing pursuant to 37 C	FR 1 821-1 825 See as	ttached
PCT/DO/EO/92	20.	•	, , , , , , , , , , , , , , , , , , ,	. It field fields. See a	itacijou
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MONTHS FRO	OM THE DATE OF	) IN 3(8)-3(d), 4 THIS NOTICE (	AND 5 ABOVE MUST I OR BY 22 OR 32 MONT	BE SUBMITTED WITT	HIN TWO (2)
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